From the INTERNATIONAL PRELIMINARY EXA	MINING AUTHORITY				
To: MICHAEL J. MALLIE BARKELY, SOKOLOFF, TAYLO 12400 WILSHIRE BOULEVARD	OR & ZAFMAN LLP		PCTENTERED		
7TH FLOOR LOS ANGELES, CA 90025	DECEIV	720	WRITTEN OPINION 0 2001		
LOS ANGELES, CA 90023		ַ (עני	(PCT Rule 66)		
'	MAY U4	1001	STATUS D5-LA		
84	KELY, SOKOLOFF, TAY	à ZASMAN			
	200 7410222	Date of Mailing (day/month/year)	26 APR 2001		
Applicant's or agent's file reference			within TWO months		
42390.P4742PCT International application No.	International filing date		from the above date of mailing		
PCT/US00/10800	20 APRIL 2000	(aay/month/year)	Priority date (day/month/year) 29 APRIL 1999		
International Patent Classification (IPC)		ation and IBC	29 APRIL 1999		
IPC(7): G06F 9/46 and US Cl.: 709/	/106 712/228	ation and if C			
Applicant INTEL CORPORATION Corporation					
This written opinion is the first			national Preliminary Examining Authority.		
This opinion contains indications rel	lating to the following its	ems:			
I X Basis of the opinion					
II Priority					
	-	ovelty, inventive st	ep or industrial applicability		
IV Lack of unity of inver					
Reasoned statement u	nder Rule 66.2(a)(ii) wit ions supporting such stat	h regard to novelty, ement	, inventive step or industrial applicability;		
VI X Certain documents cit	ed				
VII X Certain defects in the international application					
VIII Certain observations	on the international appli	cation			
3. The applicant is hereby invited to re	ply to this opinion.				
	idicated above. The appli n extension., see Rule 60		e expiration of that time limit, request this		
For the form and the	tten reply, accompanied, e language of the amend		by amendments, according to Rule 66.38 and 66.9.		
For the examiner's	portunity to submit ame obligation to consider am nmunication with the exa	endments and/or ar	guments, see Rule 66.4 bis.		
			stablished on the basis of this opinion.		
The final date by which the internat examination report must be establis	ional preliminary hed according to Rule 69	0.2 is: 29 AUGUS	Т 2001		

Name and mailing address of the IPEA/US
Commission of Patents and Trademarks
Washington, D.C. 20231

Authorized officer
LARRY DONAGHUE
R. Mattractic

Facsimile No. (703) 305-3230 Telephone No. (703) 305-9675



International application No. PCT/US00/10800

ш.	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
1. Ti	ne questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be dustrially applicable have not been and will not be examined in respect of:
	the entire international application.
X	claims Nos. <u>20</u>
	because:
	the said international application, or the said claim Nos. relate to the following subject matter which does not require international preliminary examination (specify).
X	the description, claims or drawings (indicate particular elements below) or said claims Nos. 20 are so unclear that no meaningful opinion could be formed (specify).
CI	aim 20 is not conformance with RULE 6.4(c). There is no claim 31.
	the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.
	no international search report has been established for said claims Nos
2. A v stand	written opinion cannot be drawn due to the failure of the nucleotide and/or amino acid sequence listing to comply with the ard
	the written form has not been furnished or does not comply with the standard
	the computer readable form has not been furnished or does not comply with the standard.

WRITTEN OPINION

International application No.

PCT/US00/10800

I. Basis of the opinion
1. With regard to the elements of the international application:*
x the international application as originally filed
x the description:
pages 1-36 as originally file
pages NONE , filed with the demand
pages
X the claims:
pages 37-41 , as originally filed pages NONE , as amended (together with any statement) under Article 19
pages NONE , as amended (together with any statement) dider article 19
pages NONE filed with the letter of
x the drawings:
pages as originally file
pages NONE , filed with the demand
pages NONE filed with the letter of
x the sequence listing part of the
dagesiption: NONE as originally filed
pages NONE , filed with the demand
pages NONE , filed with the letter of
2 With regard to the language. all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item. These elements were available or furnished to this Authority in the following language which is:
 With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the written opinion was drawn on the basis of the sequence listing
contained in the international application in printed form.
filed together with the international application in computer readable form
furnished subsequently to this Authority in written form:
furnished subsequently to this Authority in computer readable form.
The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in tinternational application as filed has been furnished.
The statement that the information recorded in computer readable form is identical to the writen sequence listing has been furnished.
The amendments have resulted in the cancellation of.
the description, pages
the claims, Nos.
the drawings. sheets/fig NONE
 This opinion has been drawn as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).
* Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to this opinion as 'originally filed'.



International application No. PCT/US00/10800

V. Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

. statement			
Novelty (N)	Claims	2-19	YE
	Claims	1	NO
Inventive Step (IS)	Claims	2-19	YI
V.	Claims	1	NO
Industrial Applicability (IA)	Claims	1-19	YI
	Claims	NONE	NO
citations and explanations			
Claim 1 lacks novelty under PCT Article 33((2) as being anti	cipated by Eickmeyer et al. (EP 747,816).	
Eickmeyer et al. taught executing a thread (abstract).	predetermined	number of instruction of a first thread before switch	ning to a second
Claim 1 lacks novelty under PCT Article 33((2) as being anti	cipated by Davis et al. (US 5,337,617).	
Davis et al. taught executing a prede (Col. 4, lines 35-57).	etermined number	er of instruction of a first thread before switching to	a second threa
maintaining of the discrete count of the quan	tity of instruction	 because the prior art does not teach or fairly su on information dispatch or the application of the flor ermined time intervals and the counting of the quantity 	w marker in
maintaining of the discrete count of the quant the system as describe or the interaction betw	tity of instruction when the predetor	on information dispatch or the application of the flormined time intervals and the counting of the quant	w marker in
maintaining of the discrete count of the quant the system as describe or the interaction betwinstructions. NEW CITATIONS EP 747,816 A (EICKEMEYER et al.) 11 DI	tity of instruction when the predetor	on information dispatch or the application of the flormined time intervals and the counting of the quant	w marker in
maintaining of the discrete count of the quant the system as describe or the interaction betwinstructions. NEW CITATIONS EP 747,816 A (EICKEMEYER et al.) 11 DI	tity of instruction when the predetor	on information dispatch or the application of the flormined time intervals and the counting of the quant	w marker in
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maintaining of the discrete count of the quant the system as describe or the interaction betwinstructions. NEW CITATIONS EP 747,816 A (EICKEMEYER et al.) 11 DI	tity of instruction when the predetor	on information dispatch or the application of the flormined time intervals and the counting of the quant	w marker in

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International application No.

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Certain published documents	(Rule 70.10)		
Application No. Patent No.	Publication Date (day/month/year)	Filing Date (day/month/year)	Priority date (valid claim (day/month/year)
WO 99/21088	29 APRIL 1999	14 OCTOBER 1998	23 OCTOBER 1997
Non-written disclosures (Ru	ale 70.9)		
Non-written disclosures (Ru Kind of non-written disclosu	ure Date of n	on-written disclosure ref ny/month/year)	Date of written disclosure erring to non-written disclosu (day/month/year)
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				sufficient)

Continuation of: Boxes I - VIII

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TIME LIMIT:

The time limit set for response to a Written Opinion may not be extended. 37 CFR 1.484(d). Any response received after the expiration of the time limit set in the Written Opinion will not be considered in preparing the International Preliminary Examination Report.